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Ca	ase 2:04-cr-00108-SVW	Document 143	Filed 04/01/05	Page 1 of 5	Page IP _r #		
1		United States	District Court		Ent	er <u> </u>	
					Clo	sed	
		Central Distri	ct of California			5/JS-6	
S-						2/JS-3	_
IMITED OF	ATES OF AMERICA vs.		Docket No.	CR04-108(B)-	_	n Only	_
UNITED ST	ATES OF AMERICA VS.	**CO	RRECTED**	CR04-108(D)-	5 W 50 a		-
Defendant	Johnny Wilkes		Social Security No.	562-45-0491; 5	62-46-0491; 56	52-45-0492	
akas:			· • • · • • • •			77	_
	4000 G TIL					(vr*)	
Residence	4322 S. Victoria		Mailing Address	Same			
Address	Los Angeles, CA 90008						
							_
	ШОСМ	ENT AND DROBATI	ION/COMMITMENT	CODDED			
	JODGM	ENT AND I KODATI		ORDER			
				ſ			1
					MONTH DA	Y YEAR	
In 1	he presence of the attorney for th	e government, the defe	endant anneared in ners	on on this date	01 31	1 2005	
111 (ne presence of the attorney for th	e government, the dete	maint appeared in pers	ion on ans date. [<u> </u>	1 2003	1
_	. —						
COUNSEL	X WITH COUNSEL		Angela Par	rott, DFPD			
	<u> </u>		(Name of	Counsel)			_
	1 🗆		•	<u></u>	г	\neg	
· PLEA	GUILTY, and the court be	ing satisfied that there	is a factual basis for the		NOLO [NOT	•
				CON	NTENDERE T	GUILT	ſY
EINDING	There being a 6'- 4' 44'- A	-c v curry	1 41 1 1		4 66 ()	c	
FINDING	There being a finding/verdict			_			
	Possession of Goods Stolen fr	om Interstate Comm	erce in violation of 18	USC 659 as cha	rged in the Ind	lictment	
JUDGMENT	The Court asked whether d	lefendant had anythi	ng to say why judgr	ment should not	be pronounc	ed. Becaus	se n
AND PROB/	sufficient cause to the contr	•			•		
COMM	charged and convicted and						
ORDER					•		
ORDER	Court that the defendant is h	iereby committed to	the custody of the Bu	ireau of Prisons	to be imprisor	ied for a terr	m o
	TEN (10) MONTHS						

This term consists of ten (10) months on Count One of the Two-Count Second Superseding Indictment.

Upon release from imprisonment, the defendant shall be placed on supervised release for a term of three (3) years under the following terms and conditions:

- 1. The defendant shall comply with the rules and regulations of the U.S. Probation Office and General Order 318;
- 2. The defendant shall perform 100 hours of community service, as directed by the Probation Officer; and
- 3. During the period of community supervision the defendant shall pay the special assessment and restitution in accordance with this judgment's orders pertaining to such payment;

It is ordered that the defendant shall pay restitution in the total amount of \$10,000 pursuant to 18 USC 3663A.

The amount of restitution ordered shall be paid to each payee listed on the attachment to this judgment. Each payee shall receive a payment equal to their percentage of the total loss amount unless another priority order or percentage payment is specified in this judgment.

Restitution shall be due during the period of imprisonment, as directed by the Court or the United States Attorney, except those payments made through the Bureau of Prisons' Inmate Financial Responsibility Program. If any amount of the restitution remains unpaid after release from custody, nominal monthly payments of \$300 shall be made during the period of supervised release. These payments shall begin 30 days after the commencement of supervision. Nominal restitution payments are ordered as the court finds that the defendant's economic circumstances do not allow for either immediate or future payment of the amount ordered.

It is further ordered that the defendant surrender himself to the institution designated by the Bureau of Prisons on or before 12 noon, March 2, 2005. In the absence of such designation, the defendant shall report on or before the same date and time, to the United States Marshal located at: United States Court House, 312 North Spring Street, Los Angeles, California 90012.

CR-104 (10/02)

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USA vs	. Johnny Wilkes	Docket No.:	CR04-108(B)-SVW
	It is ordered that the defendant shall pay to the United State	es a Special Assessment	of \$100, which is due immediately.
	The Court recommends to the Bureau of Prisons that the de	fendant be designated t	o a facility in the Southern California area
	The Court recommends to the Bureau of Prisons that the de The Court grants the governments request to dismiss the un	derlying Indictment.	
	Bond is exonerated upon self-surrender.		(c)
Superv superv	tion to the special conditions of supervision imposed above, ised Release within this judgment be imposed. The Court n sion, and at any time during the supervision period or withis sion for a violation occurring during the supervision period	nay change the condition the maximum period	ons of supervision, reduce or extend the period of
	s is a direct commitment to the Bureau of Prisons, and the Cendant to a Community Corrections Center.	Court has NO OBJECTI	ON should the Bureau of Prisons designate
	3/3//05	That	wateler
•		TEPHEN V. WILSON	•
It is or	dered that the Clerk deliver a copy of this Judgment and Pro	bation/Commitment O	rder to the U.S. Marshal or other qualified officer.
	· s	Sherri R. Carter Clerk	
	APR - 1 2005	Tal M	Law
	Filed Date T	aul M. Cruze Deputy L	iche ()
		u_{ll}	

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USA vs. Johnny Wilkes Docket No.: CR04-108(B)-SVW

The defendant shall comply with the standard conditions that have been adopted by this court (set forth below). The defendant shall comply with the additional conditions on the attached page(s) pursuant to General Orders 318 and 01-05.

STATUTORY PROVISIONS PERTAINING TO PAYMENT AND COLLECTION OF FINANCIAL SANCTIONS

The defendant shall pay interest on a fine or restitution of more than \$2,500, unless the court waives interest or unless the fine or restitution is paid in full before the fifteenth (15th) day after the date of the judgment pursuant to 18 U.S.C. §3612(f)(1). Payments may be subject to penalties for default and delinquency pursuant to 18 U.S.C. §3612(g). Interest and penalties pertaining to restitution, however, are not applicable for offenses completed prior to April 24, 1996.

If all or any portion of a fine or restitution ordered remains unpaid after the termination of supervision, the defendant shall pay the balance as directed by the United States Attorney's Office. 18 U.S.C. §3613.

The defendant shall notify the United States Attorney within thirty (30) days of any change in the defendant's mailing address or residence until all fines, restitution, costs, and special assessments are paid in full. 18 U.S.C. §3612(b)(1)(F).

The defendant shall notify the Court through the Probation Office, and notify the United States Attorney of any material change in the defendant's economic circumstances that might affect the defendant's ability to pay a fine or restitution, as required by 18 U.S.C. §3664(k). The Court may also accept such notification from the government or the victim, and may, on its own motion or that of a party or the victim, adjust the manner of payment of a fine or restitution-pursuant to 18 U.S.C. §3664(k). See also 18 U.S.C. §3572(d)(3) and for probation 18 U.S.C. §3563(a)(7).

Payments shall be applied in the following order:

- 1. Special assessments pursuant to 18 U.S.C. §3013;
- 2. Restitution, in this sequence:

Private victims (individual and corporate), Providers of compensation to private victims, The United States as victim;

- 3. Fine:
- 4. Community restitution, pursuant to 18 U.S.C. §3663(c); and
- 5. Other penalties and costs.

SPECIAL CONDITIONS FOR PROBATION AND SUPERVISED RELEASE

As directed by the Probation Officer, the defendant shall provide to the Probation Officer: (1) a signed release authorizing credit report inquiries; (2) federal and state income tax returns or a signed release authorizing their disclosure and (3) an accurate financial statement, with supporting documentation as to all assets, income and expenses of the defendant. In addition, the defendant shall not apply for any loan or open any line of credit without prior approval of the Probation Officer.

The defendant shall maintain one personal checking account. All of defendant's income, "monetary gains," or other pecuniary proceeds shall be deposited into this account, which shall be used for payment of all personal expenses. Records of all other bank accounts, including any business accounts, shall be disclosed to the Probation Officer upon request.

The defendant shall not transfer, sell, give away, or otherwise convey any asset with a fair market value in excess of \$500 without approval of the Probation Officer until all financial obligations imposed by the Court have been satisfied in full.

CR-104 (10/02)

,		Case 2:04-cr-00108-SV	W Document 143	Filed 0	4/01/05	Page 4 of 5	Page ID #:5	9
USA	vs.	Johnny Wilkes		Doc	ket No.:	CR04-108(B)-SV	w	
		ع STANDARD (CONDITIONS OF PROI	BATION A	ND SUPE	RVISED RELEA	ASE	
		While the defe	ndant is on probation or su	ipervised re	elease pursi	ant to this judgme	ent:	ij.
1. 2. 3. 4. 5. 6. 7. 8.	the period the country the farm the excitance the any the context the excitance that e	defendant shall not commit another Fedefendant shall not leave the judicial of mission of the court or probation office defendant shall report to the probation of to or probation officer and shall submitten report within the first five days of defendant shall answer truthfully allocer and follow the instructions of the indefendant shall support his or her dealily responsibilities; defendant shall work regularly at a used by the probation officer for scheptable reasons; defendant shall notify the probation of change in residence or employment; defendant shall refrain from excessive chase, possess, use, distribute, or admit trolled substance, or any paraphernalia ept as prescribed by a physician; defendant shall not frequent places willegally sold, used, distributed or admit shell gally sold.	district without the written er; officer as directed by the it a truthful and complete each month; inquiries by the probation probation officer; ependants and meet other lawful occupation unless nooling, training, or other officer within 72 hours of use of alcohol and shall not nister any narcotic or other related to such substances, there controlled substances	11. ti a c 12. ti b 13. ti o p 14. a p n d 15. ti 16. ti	riminal activities of a felony officer; the defendant of the defendant of a special permission of a significant of the defendant of the defend	at shall not associately and shall not assured permit a probome or elsewhere and bserved in plain view to shall notify the produced or questioned by a tashall not enter into a agent of a law of the court; by the probation offices that may be occas resonal history or character to make such compliance with such tashall not possess a fit shall, upon release ion officer within 72	sociate with any per dission to do so by dission to do so by dission officer to visit and shall permit confi w by the probation of obation officer with law enforcement of any agreement to act enforcement agency er, the defendant shall sioned by the defendant aracteristics, and shall notifications and to have notification require irearm or other dang from any period of contracts.	thim or her at iscation of any officer; as an informer y without the all notify third dant's criminal permit the conform the ement; gerous weapon;
•		These condition	ons are in addition to any	other condit	ions impos	sed by this judgmen	nt.	
			RE'	TURN				
I ha	ve ex	secuted the within Judgment and C						
		nt delivered on			to			
Def	enda	nt noted on appeal on						
Def	enda	nt released on					<u> </u>	
Mar	ndate	issued on	···					
Def	enda	nt's appeal determined on						
		nt delivered on						
	at	-						
	the i	institution designated by the Burea	iu of Prisons, with a certif	ied copy of	the within	Judgment and Cor	nmitment.	
			Un	ited States	Marshal			
			Ву					
		Date	De	puty Marsh	al			_
			CERT	IFICATE				
I he	reby legal	attest and certify this date that the custody.	foregoing document is a	full, true an	d correct co	opy of the original	on file in my offic	ce, and in
			Cle	erk, U.S. Di	strict Cour	t		
			Ву					

Filed Date

Deputy Clerk

NOTICE PARTY SERVICE LIST

Case No.	CR04-108(B)-SVW	_Case Title	USA vs. Johnny Wilkes	iji Liji
Title of Do	ocument J&C (Corrected)			\$ 7 m

	Atty Sttlmnt Officer
	-
	BAP (Bankruptcy Appellate Panel)
	Beck, Michael J (Clerk, MDL Panel)
×	BOP (Bureau of Prisons)
	CA St Pub Defender (Calif. State PD)
	CAAG (California Attorney General's Office - Keith H. Borjon, L.A. Death Penalty Coordinator)
	Case Asgmt Admin (Case Assignment Administrator)
	Catterson, Cathy (9th Circuit Court of Appeal)
	Chief Deputy Admin
	Chief Deputy Ops
	Clerk of Court
	Death Penalty H/C (Law Clerks)
	Dep In Chg E Div
	Dep In Chg So Div
×	Fiscal Section
	Intake Section, Criminal LA
	Intake Section, Criminal SA
	Intake Supervisor, Civil
	Interpreter Section
	PIA Clerk - Los Angeles (PIALA)
	PIA Clerk - Riverside (PIAED)
	PIA Clerk - Santa Ana (PIASA)
X	PSA - Los Angeles (PSALA)
	PSA - Riverside (PSAED)
	PSA - Santa Ana (PSASA)
	Schnack, Randall (CJA Supervising Attorney)
	Statistics Clerk

×	Stratton, Maria - Federal Public Defender
	US Attorneys Office - Civil Division -L.A.
	US Attorneys Office - Civil Division - S.A.
×	US Attorneys Office - Criminal Division -L.A.
	US Attorneys Office - Criminal Division -S.A.
	US Bankruptcy Court
· X	US Marshal Service - Los Angeles (USMLA)
	US Marshal Service - Riverside (USMED)
	US Marshal Service -Santa Ana (USMSA)
×	US Probation Office (USPO)
	US Trustee's Office
	Warden, San Quentin State Prison, CA

	ADD NEW NOTICE PARTY (if sending by fax, mailing address must also be provided)
Name	:
Firm:	
Addre	SS (include suite or floor):
*E-ma	ail:
*Fax	No.:
* C^=	CIVII cases only

JUDGE / MAGISTRATE JUDGE (list below):

Initials of Deputy Clerk _____